

NISHIOKA & FUJIOKA
a Law Corporation

STUART N. FUJIOKA 4223
841 Bishop St. Ste. 224
Honolulu, HI 96813
ph.(808) 524-8833, fax 521-4221
e-mail: stuart@nishiokafujiokawalaw.com

Attorney for defendant
Michael Allen Bush [02]

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

MAR 01 2006

at 2 o'clock and 15 min. P.M.
SUE BEITIA, CLERK

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

United States of America,

plaintiff,

v.

Todd Takata, [01]
Michael Allen Bush, [02]
Lani Ann Brewer, [03]
defendants.

Cr. No. 04-00134 SOM

U.S.C. §846 and 18 U.S.C. §2

NOTICE OF HEARING ON DEFENDANT
MICHAEL BUSH'S [02] FOURTH
MOTION TO AMEND CONDITIONS OF
PRETRIAL RELEASE; DEFENDANT
MICHAEL BUSH'S [02] FOURTH
MOTION TO AMEND CONDITIONS OF
PRETRIAL RELEASE; DECLARATION
OF COUNSEL; EXHIBIT A;
CERTIFICATE OF SERVICE

Hearing Date: Th. March 2, 2006
Time: 1030 AM
The Hon. Barry Kurren

NOTICE OF HEARING ON DEFENDANT MICHAEL BUSH'S [02] FOURTH MOTION
TO AMEND CONDITIONS OF PRETRIAL RELEASE

TO:

Thomas Muehleck, Esq.
300 Ala Moana Blvd. Ste. 6100
Honolulu, Hawaii 96850

for the United States of America

Alison Thom
U.S. Pretrial Services
300 Ala Moana Blvd. 7-222

SCANNED

ORIGINAL

Honolulu, HI 96850

PLEASE TAKE NOTICE that the attached Motion will be heard before the Hon. Barry Kurren, Magistrate Judge of the above-entitled court in his courtroom on Thurs day, March 2, 2006 at 10:30 o'clock a.m. or as soon thereafter as counsel may be heard.

DATED: Honolulu, Hawaii, March 1, 2006.


STUART N. FUJIOKA, Atty. for movant

NISHIOKA & FUJIOKA
a Law Corporation
STUART N. FUJIOKA 4223
841 Bishop St. Ste. 224
Honolulu, HI 96813
ph.(808) 524-8833, fax 521-4221
e-mail: stuart@nishiokafuliokalaw.com
Attorney for defendant
Michael Allen Bush [02]

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

United States of America,

plaintiff,

v.

Michael Allen Bush, [02]

defendant.

Cr. No. 04-00134 SOM

U.S.C. §846 and 18 U.S.C. §2

MICHAEL BUSH'S FOURTH MOTION
TO AMEND CONDITIONS OF
PRETRIAL RELEASE; DECLARATION
OF COUNSEL; EXHIBIT A;
CERTIFICATE OF SERVICE

DEFENDANT MICHAEL BUSH'S [02] FOURTH MOTION TO AMEND CONDITIONS
OF PRETRIAL RELEASE

Defendant Michael Bush [2], through counsel, requests the
following change to his conditions of pretrial release.

•Defendant requests permission to retrieve his passport and
travel out of state from Sat. March 4, 2006 to Monday March
13, 2006 to attend to his father in Spain, as he is
terminally ill and is expected to survive only a few more
days.

Defendant is in compliance with the conditions of pretrial
release. Trial is set for 4/24/06.

Dated: Honolulu, Hawaii, March 1, 2006.



Stuart N. Fujioka, attorney for movant